

UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD
DIVISION OF JUDGES

E. I. DU PONT DE NEMOURS AND COMPANY

and

Case 5–CA–33461

AMPTHILL RAYON WORKERS, INC., LOCAL 992,
INTERNATIONAL BROTHERHOOD OF DU PONT
WORKERS

ERRATA

The Decision in the above-captioned case which issued August 22, 2011, is corrected as follows:

Page 15, line 20: Should be “2006 changes” instead of “1986 changes.”

Page 17, line 26: Should be “2006 changes” instead of “1986 changes.”

Page 18, line 44: Should be “December 20, 2006” instead of “December 20, 1986.”

Page 19, line 45: Should be “December 20, 2006” instead of “December 20, 1986.”

Page 20, line 3: Should be “December 20, 2006” instead of “December 20, 1986.”

First page of Appendix: Should be “WE WILL rescind the unilateral material change to retirement healthcare and dental plans implemented on December 20, 2006” instead of “WE WILL rescind the unilateral material change to retirement healthcare and dental plans implemented on December 20, 1986.”

Dated, Washington, D.C. August 25, 2011

Michael A. Rosas
Administrative Law Judge